

THE WILL AND INVENTORY OF-said will of NOAH ROGERS

Item # 5-I give and bequeth unto my loving and dutiful son Noah Rogers the heirs and assigns forever my dwelling house and barn and lot in the Town which I now dwell in and upon with all the appurtenance to ye land belonging. Also all that piece of land (up) ans Salt Meadow on the east side of ye river by ye bridge. Also all my orchard, plow land, meadow land and pasture land by ye bridge. Also all my orchard, plow land, meadow land and pasture land lying in the great quarter location. Be it more or less, his forever. Bounded lying on the east side of ye river in aforesaid Branford. (Town of Branford). Also four acres or thereabouts of plow land in the Commore Brook quarter in ye Branford the boundry of which may appear on record. Also one acre of Salt-Meadow lying in the Long Meadow so called in aforesaid Branford and bounded by record as may appear. Also my right of land in ye Bears Swamp in ye Branford be it more or less or however bounded. Also I give him all the debt I might justly have charged against him on my book accounts.

Item #6-I give and bequeath unto my grandson, William Barns, son & heir of my daughter, Mary, belonging to. East Hanton on Long Island, five acres of my fourth division land in ye Branford at a place known by the name of, Sea Hill.

Item # 6- I give and bequeath unto Noah Barns, son & heir of my afore said Dau Daughter Mary, Eighteen acres of my aforesaid fourth division land in ye Branford.

Item #7- I give and bequeath unto Mary, Daughter & heir of aforesaid Mary, Eighteen acres of aforesaid fourth division land in ye Branford.

Item #7-I give and bequeath unto, Anna, my loving daughter if aforesaid East-Hanton her heirs and assigns forever, Twenty acres of my fourth division in ye Branford.

Item # 8-I give and bequeath unto my loving and dutiful daughter, Elizabeth, to her and to her assigns forever, Thirth four acres and an ha;f of my fourth division in ye Branford at a place called, Sea Hill.

Item # 9-I give and bequeath unto aforesaid daughters all and whatsoever may they and each may have had out of my estate forever. Putting them up at Marriage and things for which they might justly be charged on my book of Accounts

Item #10- I give unto my grandson William Rogers on account of his living in with in my brown house, coming three years old.

Item # 11- My will is that all my just debts be justly paid out of my moveable estate not before will and ye remaining part of my personal estate to be equally divided between my five children in aforesaid Branford-

VIZ - John, Josiah, Hezekiah, Noah and Elizabeth. My husbandry, tools and ? only exception which are to be divided between my aforesaid sons- John, Josiah, Hezekiah and Noah, equally.

Furthermore my will is that my sons John and Hezekiah Josiah Rogers be joint executors of this my last will and testament whom I do hereby consent too this my will duly performed and I do hereby revoke and discomfit all those former testaments wills and logeris and executed by me made refering and conf conferring this and no other to be my last will and testament.

In witness of whose I have unto, set my hand and seal this day ye year above (this) written. Noah Rogers

Signrd-sealed-Exhibited-proclaimed and declared by this Noah Rogers as his last will and testament inye prescense of the subscribers, Samuel Maltbie, William Barker, Lemuel Penfield, Samuel Hill-Clerk October the 25 th. A D 1725. Samuel Maltbie, William Barker and Lemuel Penfield. Evidence to this will and appeared before me the subscriber and made oath that they the above subscriber Viz Noah Rogers, sign seal publish pronounce and declare yr above ye this last will and testament and that the thereof he was present perfect mind and sound memory to the best of his judgement and that they signed as witnesses in presence of testator. Edward Barker Justice piece